| This certificate shall come into fo   | orce on the                     |
|---------------------------------------|---------------------------------|
|                                       | 19, and shall expire on the 31s |
| day of December, 19                   |                                 |
| Dated theday of hundred andaforesaid. | of, One thousand nin            |
| (Signed),                             | •                               |
| •                                     | Resident Magistrate(s).         |
| 1                                     |                                 |

## NATIONAL HEALTH INSURANCE.

Collection of Contributions, p. 147. | Dental Benefit, p. 152. | Deposit Contributors, p. 173. | Disposal of Balances, p. 176.

Insurance Practitioners and Pharmaceutical Committees, p. 177. Subsidiary Employments, p. 178.

## Collection of Contributions.

REGULATIONS, DATED 22ND MAY, 1933, MADE BY THE NATIONAL HEALTH INSURANCE JOINT COMMITTEE AND THE MINISTRY OF LABOUR FOR NORTHERN IRELAND, ACTING JOINTLY UNDER THE NATIONAL HEALTH INSURANCE ACTS (NORTHERN IRELAND), 1924 TO 1932, AND THE WIDOWS', ORPHANS' AND OLD AGE CONTRIBUTORY PENSIONS ACTS (NORTHERN IRELAND), 1925 TO 1932.

1933. No. 68.

The National Health Insurance Joint Committee and the Ministry of Labour for Northern Ireland, acting jointly, in exercise of the powers conferred on them by the National Health Insurance Acts (Northern Ireland), 1924 to 1932, and the Widows', Orphans' and Old Age Contributory Pensions Acts (Northern Ireland), 1925 to 1932, and of all other powers enabling them in that behalf, hereby make the following Regulations:—

- 1. These Regulations may be cited as the National Health Insurance and Contributory Pensions (Collection of Contributions) Amendment Regulations (Northern Ireland), 1933, and shall be read as one with the National Health Insurance and Contributory Pensions (Collection of Contributions) Regulations (Northern Ireland), 1932 (hereinafter referred to as "the principal Regulations.")
- 2. Article 11 of the principal Regulations shall be amended as follows:—

- (1) Paragraph (1) of the said Article shall be read and have effect as if the words "either incapable of work or unable to obtain employment" were substituted therein for the words "unemployed owing to incapacity for work due to some specific disease or bodily or mental disablement or to inability to obtain employment" and also as if the words "incapacity or" were inserted immediately before the word "unemployment" in the eighth line thereof.
- (2) The condition numbered (ii) in paragraph (2) of the said Article shall be deemed to have ceased to have effect as from the 2nd day of January, 1933, and the following condition shall be substituted therefor and shall have effect as from the 3rd day of July, 1933:—
  - "(ii) that the number of contributions paid in respect of the next preceding contribution year (being a contribution year during the whole of which he remained insured by reason only of the payment of contributions under sub-section 4 of Section 38 of the Pensions Act) is not less than 26:

Provided that for the purpose of calculating the number of contributions paid in any such year, a contribution shall be deemed to have been paid in respect of every week or part of a week in respect of which a contribution is treated as having been paid for the purpose of calculating arrears under the Arrears Regulations."

3. The following shall be substituted for Part IV. of the principal Regulations:—

#### PART IV.

## Outworkers,

Interpretation.

- 16. In this part of these Regulations, unless the context otherwise requires, the following expressions have the meaning hereby assigned to them:—
  - "Year" means a period comprising two successive periods of currency and beginning in June or July, as the case may be.

"A unit of work" means such amount of work as may be fixed under this part of these Regulations for any class or

classes of work in which an outworker is employed.

"A class of outworkers" means all outworkers employed by an employer in doing any particular class or classes of work,

Notices of Entry and withdrawal. 17.—(1) Any person who is the employer of an outworker may give a notice (in this part of these Regulations called a "Notice of Entry") to the Ministry in the form set out in the first part of

the Third Schedule to these Regulations, or in such form to the like effect as may from time to time be approved by the Ministry, either in respect of all outworkers employed by him, or in respect of any class of outworkers employed by him, and where any such notice of entry is given, this part of these Regulations shall, as from the day on which the notice takes effect, apply to all outworkers in respect of whom the notice is given, and sub-section 1 of Section 9 of the Act shall cease to apply to such outworkers during the currency of the notice.

- (2) A notice of entry shall not without the consent of the Ministry take effect save from the first day of the period of currency next following, or be given less than 14 days before it takes effect.
- (3) An employer who has given a notice of entry may give a notice in writing (in this part of these Regulations called a "Notice of Withdrawal") to the Ministry, that he desires that this part of these Regulations shall no longer apply to the outworkers employed by him, or to any class of those outworkers; and where any such notice of withdrawal is given, this part of these Regulations shall, as from the day on which the notice takes effect, cease to apply to all outworkers in respect of whom the notice is given.
- (4) A notice of withdrawal shall be given not less than three months before the date specified therein as the date on which the notice is to take effect, but unless the Ministry by reason of any special circumstances otherwise directs, no such notice of withdrawal shall take effect except on the termination of a period of currency.
- 18.—(1) Where an employer has given a notice of entry in respect of an outworker, and the notice is still in force, that employer shall pay one contribution for each unit of work or part of a unit of work exceeding one-half done by the outworker during any period of currency, and such payments shall be irrespective of contributions paid by other employers in respect of the same outworker, whether under this part of these Regulations or otherwise.

Payment of contributions by reference to work done.

Provided that if in any year a number of contributions equal to the number of weeks in that year has been paid whether under this part of these Regulations or otherwise no further contribution is required to be paid in that year.

- (2) The contribution payable under this part of these Regulations for each unit of work in respect of an outworker and the employer's and contributor's contributions, respectively, shall be the same as would be payable for each week, if this part of these Regulations were not applicable to that outworker.
- (3) Every contribution payable in respect of an outworker under this part of these Regulations shall be paid by affixing to a

proper eard a stamp or stamps in the space indicated for that purpose.

Application by employer for proper Card.

- 19.—(1) Every employer who has given notice of entry shall as soon as he has ascertained the outworkers in respect of whom contributions are payable under this part of these Regulations make application to the Ministry for the proper cards and inscribe thereon the name and address of the outworker to whom the card is issued and of the employer by whom the card is issued, and also the date of the first and last payment made by the employer during the period of currency.
- (2) No card issued by an employer under this part of these Regulations shall be used for the payment of contributions otherwise than under this part of these Regulations, or by an employer other than the employer by whom the card is issued.

Units of Work. 20.—(1) The unit of work shall for the classes of work set out in the first column of Part II. of the Third Schedule to these Regulations be an amount of work in respect of which the payment made to the outworker after deduction of any expenses incurred by the outworker which are necessarily incidental to the work, is the sum set out in the second column of that part of that Schedule.

Provided that if any outworker or any employer of an outworker gives notice to the Ministry in the form set out in the Third Part of the Third Schedule to these Regulations, desiring it as respects any class of work, or any class of work done in a locality, specified in the notice, to vary the unit of work for the time being applicable to that class of work, the Ministry may fix such a unit of work as it thinks fit for that class of work, and the unit of work so fixed shall be substituted for the unit of work specified in the Second Part of the Third Schedule to these Regulations.

Provided also that on sufficient cause being shown the Ministry may vary any unit of work with respect to any class of work, or any class of work done in a locality, notwithstanding that such notice has not been given, and the units of work so fixed by the Ministry shall have effect as if fixed in pursuance of a notice under

this article.

(2) In fixing units of work for any class of work, the Ministry shall have regard to the average amount of work done in a week by outworkers employed in full time employment in that class of work; provided that where the work is of a seasonal nature, and subject to periodical fluctuation, the Ministry may have regard to the average amount of work done by a regularly employed outworker in a week in that class of work.

Number of contributions payable in a year.

21. If in any year a number of contributions in excess of the number of weeks in that year has been paid whether under this part of these Regulations or otherwise in respect of an outworker,

the excess contributions shall, if the Ministry so directs, be carried forward to the credit of the outworker in the succeeding contribution year.

22. For the purpose of calculating the number of contributions paid by or in respect of any outworker to whom this part of these Regulations applies and for the purposes of the Arrears Regulations and for the purposes of sub-section 1 of Section 67 of the Act, any contribution payable in respect of a unit of work shall be reckoned as if it were a contribution payable in respect of an employed contributor other than such an outworker and he shall be deemed to have been unemployed for the number of weeks for which contributions are not payable in respect of him.

Calculation of number of contributions.

23.—(1) Every employer of outworkers who has given a notice of entry under this part of these Regulations shall keep conspicuously posted in the place where he gives out articles or materials to outworkers in such manner as to be seen by those outworkers; a notice in a form approved by the Ministry, containing a statement of the unit of work applicable to each class of work there given out, and a table of the rates of contributions payable.

List of units of work to be posted up.

- (2) Every such employer shall keep a record in plain words and figures of the name and address of each outworker, of the class or classes of work given out to him, and of the amounts paid for each parcel of work given out in each class, together with the date of such payment.
- 24. Nothing in this part of these Regulations shall apply to any outworker who does not himself in the ordinary course of his employment as an outworker do the greater part of the work given out to him.

Saving as to certain outworkers.

- 25. The provisions of this part of these Regulations relating to the payment and collection of contributions shall not apply to any outworker not being an employed contributor.
- 26. Part II. and Part V. of these Regulations, except in so far as inconsistent with this part, shall apply to the employment of an outworker by an employer who has given a notice of entry applicable to that outworker, as if a contribution payable under this part of these Regulations were a weekly contribution.

Application of Parts II. and V. of Regulations.

4. These Regulations shall be deemed to have had effect as from the first day of January, 1933, except as otherwise expressly provided.

Given under the Official Seal of the National Health Insurance Joint Committee this 22nd day of May, in the year one thousand nine hundred and thirty-three.

(L.S.)

E. C. Moffrey,

Acting Secretary to the National Health Insurance Joint Committee.

Given under the Official Seal of the Ministry of Labour for Northern Ireland this 22nd day of May, in the year one thousand nine hundred and thirty-three.

(L.S.)

John S. Godden,

Assistant Secretary to the Ministry of Labour for Northern Ireland.

# Dental Benefit.

THE NATIONAL HEALTH INSURANCE (DENTAL BENEFIT) REGULA-TIONS (NORTHERN IRELAND), 1933, DATED 18TH DECEMBER, 1933, MADE BY THE NATIONAL HEALTH INSURANCE JOINT COMMITTEE AND THE MINISTRY OF LABOUR FOR NORTHERN IRELAND UNDER THE NATIONAL HEALTH INSURANCE ACTS (NORTHERN IRELAND), 1924 TO 1932.

1933. No. 132.

The National Health Insurance Joint Committee acting jointly with the Ministry of Labour for Northern Ireland in exercise of the powers conferred on them by the National Health Insurance Acts (Northern Ireland), 1924 to 1932, hereby make the following Regulations:—

### PART I.

#### General.

Short title and commencement.

- 1.—(1) These Regulations may be cited as the National Health Insurance (Dental Benefit) Regulations Northern Ireland), 1933.
- (2) These Regulations shall be construed as one with the Additional Benefits Regulations.

Interpretation.

- 2.—(1) In these Regulations, unless the context otherwise requires, the following expressions have the respective meanings hereby assigned to them:—
  - "The Act" means the National Health Insurance Act, 1924, as amended by any subsequent enactment;
  - "The Acts" means the National Health Insurance Acts (Northern Ireland), 1924 to 1932;